Laws of Congress Governing the Loca-tion, Helding and Working of Mining Claims Upon the Public

Below will be found an abstract of the Mining Laws of the United States, as passed by Con-gress and approved May 10, 1872. These are the inst, and hence the only mining laws of general aberest and force, with the single exception of a rtion of section 5, in reference to the relocaton of claims and mines located prior to the passage of the general mining law. The Act amending the section alluded to will also be found, following the general law modifying section 5, so that a claim located prior to May 10, 1872, is not subject to relocation until June 10.

1874.

AN ACT to promote the development of the Mining resources of the United States
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all valuable mineral deposits in lands belonging to the United States, both surveyed and unsurveyed, are hereby declared to be free and open to exploration and purchase, and the lands in which they are found to occupation and purchase by citizens of the United States and those who have declared there intention to become such, under regulations prescribed by law, and securiting to the local customs or rules of miners, in the several mining districts, so far as the same are applicable and not inconsistent with the laws of the United States.

Sec. 2. That mining claims upon veins or

miners, in the several mining districts, so far as the same are applicable and not inconsistent with the laws of the United States.

Sac. 2. That mining claims upon veins or locks of quartz or other rock in place bearing gold, silver, cinmbar, lead, tin, copper, or other valuable deposits herotores located, shall be governed as to length along the vein or lock by the customs, regulations, and laws in force at the date of their location. A mining claim located sire the passage of this act, whether located by one or more persons, may equal, but shall not exceed one thousand five him location of a mining claim shall be made until the discovery of the vein or lode, but no location of a mining claim shall be made until the discovery of the vein or lode within the limits of the claim located. No claim shall extend more than three himself of the vein or lode within the limits of the claim located. No claim shall extend more than three himself of the or location of a mining of the vein or location of the wein at the surface, nor shall any claim be limited by any mining regulation to less than twenty diverse on each side of the middle of the vein at the surface, except where adverse rights existing at the passage of this act shall render such limitation necessary. The shall render such limitation mecessary. The shall render such claim shall be parallel to each other.

Sec. 3. That the locators of all mining locations hereafter be made, or any mineral vein, lode, or locks, situated on the public domain, their hereafter he made, or any mineral vein, lode, or locks, situated on the public domain, their hereafter he made, or any mineral vein, lode, or locks, situated on the public domain, their hereafter he made, or any mineral vein, lode, or locks, situated on the public domain, their hereafter he made on any mineral vein, lode, or locks, situated on the public domain their hereafter included within the lines of their locations and of all veins, lodes, and lodges throughout the entire of all veins, lodes, and lodges throug

cluded within the lines of their locations and of all veins, lodes, and ledges throughout the entire depth, the top or apex of which lies inside of such surface lines circuided nownward vertical-ly, although such veins, lodes or ledges may so ar depart from a perpendicular in their course downward as to extend outside the vertical side-lines of said surface locations. Provided, that their right of possession to such outside parts of such veins or ledges shall be confined to such portions thereof as the helween vertical planes drawn downward as aforesaid, through the end rawn invenward as aforward, through the endnes of their locations so continued in their
will direction that such planes will intersect
uch exterior parts of said veins or ledges. And
evided further, that nothing in this section
half authorize the locator or possessor of a vein
r lode which extends in its downward course
eyond the vertical lines of his claim to enter
port the surface of a claim owned or possessed
or another.

another.

Sec. 4. That where a tunnel is run for the veelopment of a vein or lode, or for the discovy of mines, the owners of such tunnel shall ave the right of possession of all veins or lodes ithin three thousand feet from the face of such in three thousand feet from the face of such as the have the right of possession of all veins or lodes within three thousand feet from the face of such tunnel on the line thereof, not previously known, it waits, discovered in such tunnel, to the same extent as if discovered from the surface; and locations on the line of such tunnel of veins or locks not appearing on the surface; made by other parties after the commencement of the tunnel, and while the same is being presented with reisonable diligence, shall be invalid; but failure to presente the work on the tunnel for six months shall be considered as an abandon-ment of the right to all indiscovered veins or of the right to all undiscovered veins on

That the original locators, their heirs, angine, or logic preparentaries, have not read and before such location. Upon the failure of any one of several coowners to cardinate his the occurrent who late the performed the share of make the impreventate may at the captration and the impreventate may at the captration of the property of the state of the captration of the captration of the property of the state of the captration of the captratio

tion thereof as the applicant shall appear, from the decision of the court, to rightly possess. If it shall appear, from the decision of the court, that several parties are entitled to separate and different portions of the claim, each party may pay for his portion of the claim, each party may pay for his portion of the claim, with the properties, and file the certificate and description by the Surveyor-General, whereupon the register shall errify the proceedings and judgment-roll to the Commissioner of the Land Office, as in the proceding case, and patents shall issue to the several parties according to their respective rights. Proof of criticenship under this set, or the act of July 25th 1866, and July 2, 1870, in the case of an individual, may consist in his own affiliavit thereof, and in case of an association of the act of July 25th 1866, and July 2, 1870, in tacase of an individual, may consist in his own
affidavit thereof, and in case of an association of
persons unincorporated of the affidavit of their
authorized agent, made on his own knowledge or
upon information and belief, and in case of a
corporation organized under the laws of the
United States, or of any State or Territory of the
United States, by the filing of a certified copy of
their charter or certificate of incorporation and
nothing hereir contained shall be construed to
prevent the alienation of the title conveyed by a
patent for a mining claim to any person whatever.

prevent the alienation of the title conveyed by a patent for a mining claim to any person whatever.

Sec. 5. That the description of vein or lode claims, upon surveyed lands, shall designate the location of the claim with reference to the lines of the public surveys, but need not conform therewith: but where a patent shall be issued as aforesaid for claims upon unnear-veyed lands, the Surveyor General in extending the surveys, shall adjust the same to the boundaries of such patented claims, according to the plat or description thereof, but so as in no case to interfere with or change the location of any such patented claim.

Sec. 9. That sections one, two, three, four and sit, of an act entitled 'An Act granting the right of way to ditch and canal owners over the public lands, and for other purposes, approved July twenty-sixth, eighteen hundred and sixty-six, are hereby repealed, but such repeal shall not affect existing rights. Applications for patents for mining claims now pending may be prosecuted to a final decision in the General Land-Office bot in such cases where adverse rights are not affected thereby, patents may issue in pursuance of the provisions of this act, and all patents for mining claims heretofore issued under the act of July twenty-sixth, eighteen hundred and sixty-six, shall convey all the rights and privileges conferred by this act where no adverse rights exist at the time of the passage of this act.

Sec. 10. That the act entitled 'An Act to amend an act granting the right of way to dich and canal owners over the public lands, and for

this act.

Sec. 10. That the act entitled 'An Act to amend an act granting the right of way to ditch and canal owners over the public lands, and for other purposes,' approved July minth, eighteen hundred and seventy, shall be and remain in full force, except as to the proceedings to obtain a patent which shall be similar to the proceedings prescribed by sections six and seven of this act for obtaining patents to vein or lode claims; but where said placer-claims shall be upon surveyed lands, and conform to legal subdivisions, an forther survey or plat shall be required, and all placer mining claims hereafter located shall conform as near as practicable with the United States system of public land surveys and the rectangular subdivisions of such surveys, and no such location shall include more than twenty acres for each individual claimant, but where placer-claims cannot be conformed to legal subdivision, survey and plat shall be made as on unsurveyed lands. Provided, That proceedings now pending may be prosecuted to their final determination under existing laws, but the provisions of this act, when not in conflict with existing laws, shall apply to such cases. And provisions of this act, when not in conflict with existing laws, shall apply to such cases. visions of this art, when not in common with exiting laws, shall apply to such cases. And provided also. That where by the seggregation of mineral land in any legal substitution a quantity of agricultural land less than forty acres remains, said fractional portion of agricultural land may be entered by any party qualified by land may be entered by any party qualified by the common of the com

limins, and fractions porton as grantest with land may be entered by any party qualified by law, for homestead or pre-emption purposes.

SEC II. That where the same person, association or corporation in possession of a placerclaim, and also a vein or lode included within the boundaries thereof, application shall be made for a patent for the placer-claim, with the statement that it includes such vein or lode, and in such case (subject to the provisions of this act and the act entitled "An act to amend an act granting the right of way to ditch and canal owners over the public lands, and for other purposes, approved July minth, eighteen hundred and seventy a patent shall issue for the placerchaim, including such vein or lode, upon the payment of five dollars per acre for such vein or lode claim, and twenty-five feet of surface on such side thereof. The remainder of the placerchaim, or any placer claim not embracing any lone claim, and twenty-never to the placerclaim, or any placer claim not embracing any
vein or lode claim, shall be paid for at the rate
of two dollars and fifty cents per acre, together
with all costs of proceedings; and where avein or
lode, such as described in the second section of
this act, is known to exist within the boundaries
of a placer-claim, an application for a patent for
such placer-claim, which does not include an application for the voin or lode claim, shall be
construed as a conclusive declaration that the
claimant of the placer-claim has no right of possession of the voin or lode in a placer-claim is not
known, a patent for the placer-claim is not
known, a patent for the placer-claim shall convey
sit valuable mitteral and other deposits within
the boundaries thereof.

Sec. 12 That the Surveyor-General of the

aix months shall be considered as an abandonment of the right to all undiscovered veins on
the line of said tunnel.

Size, 5. That the miners of each mining district now male rules and regulations not in conflict with the laws of the United States, or with
the laws of the State or Territory in which the
district is strated, governing the heation, manner of recording, amount of work messeary to
the following requirements. Location must be
distinctly marked on the ground so that its
boundaries can be readily traced. All records of
mining claims hereafty made shall contain the
name or mames of the locators, date of the location, and such a description of the claim or
claims located by reference to some natural
object or permanent monument as will identify
the claim. On each claim located after the passage of this set, and until a patent shall have
been issued therefor, no less than one hundred
dollars worth of labor shall be performed or improvements made during each year. On all
dimins located stary to the passage of this set, and collars
worth of labor shall
be performed or improvements and
each year for each one hundred feet
in length along the vein until a patent shall
have been issued therefor, not less than
one funded as a conclusion of the survey.

Commissioner of the clean after such shall
tave been issued therefor, no less than one hundred
feet
in length along the vein until a patent shall
have been issued therefor, so less than one hundred
dollars worth of labor shall
be performed or improvements
made upon anyone claims; and upon a failure to
comply with these conditions, the claims or manser beld in ecumon, such expenditure may be
made upon anyone claims; and upon a failure to
comply with these conditions, the claims
of the least once a week for ninety days, as it
and before such location. Upon the failure of
any one of the same hall ever been made. Provided,
That the original locators their heissaigns, or legal representatives, have not resuspend the tendency of the claims of the comm

ON ELY STREET, A LARGE PEARL RING.
The finder will be suitably rewarded by leaving it as the office of the Pioche Daily Record, at Michael's Cigar Store, Main at. 630-lm the general public

Brinting Office.

OFFICE OF THE

STEAM POWER PREES

EMPLOYED.

This establishment is supplied with a large

assortment of newest styles of

Type, Borders, Assorted Stationery

....AND ALL THE ...

MODERN MACHINERY

EXECUTION

BOOK AND JOB PRINTING

BEST OF JOB PRESSES!

Ornamental

Finest and Latest Styles, for any kind of Work, such as

Posters, Piny-bills, Receipts, Blank Books, Circulars, Checks, Notes, Tags.

CERTIFICATES OF STOCE, ETC.

CARDS

Of all sizes, shades, in plain black or in any colors of the rainbow.

AN INDEPENDENT PAPER,

Vaithful to the Institutions; of

Publishing all the Telegraph News,

Ceneral News Summary,

Delinquent Taxes. STATE OF NEVADA, COUNTY OF LIN.

Notice of Suits Commenced.

Tegal.

Notice of Suits Commenced.

To the following-named defendants and to all claimants to the real estate and improvements, when assessed separately, hereinsiter described, known or unknown. You are hereby notified that suits have been commenced before J. B. Yan Hagen, Justice of the Peace, in the Justice's Court of the Township of Floche, County of Lincoln, and State of Nevada, by the State of Invoida, plaintiff, against each of the defendants hereinafter named and each of the defendants hereinafter named and each of the following described functs or parcels of land, with the improvements, when separately assessed, and indiprovements, when separately assessed, and indiprovements, when separately assessed, and indiprovements of recover the tax and delinquency assessed to said defendants against said property for the fiscal year commencing on the last day of Junuary, A. D. 1873, and that a summons has been duly issued in each case; and you are further notified that unless you appear and answer the complaint filed, on or before. PIOCHE DAILY RECORD. The 6th day of Pebruary, A. D. 1874,

at 12 o'clock m. of that day.

Judgment will be taken against you and the
real estate and improvements herein described
for the amounts of tax and delinquency specified
and costs of suit.

Description of Property. A Curtis, the possessory claim to ranch in Pahranagat Valley, containing 270 acres of land, and improvements, and situated wast of and adjoining the ranch of P. Wrights; tax and percentage \$31.88. (ohn Cooroft, the possessory claim to 160 acres of land at Hike and improvements; tax and percentage \$0.80.

of land at Hise and improvements; tar and percentage 20.80.

El forado Mill, ten-stamp mill in El Dorado Cauyon, at the junction of the El Dorado Canyon with the Colorado river; tax and percentage 214.40.

Jennings, the possessory claim to 150 acres of land, with improvements, at St Thomas, tax and percentage 100.10.

W. L. Rings, the possessory claim to ranch in Hiko Valley and improvements, soush of Gear's ranch; tax and percentage 125.02.

Patterson & Lassell, the possessory claim to 200 acres of land and improvements at Overton: tax and percentage 68.86.

Samuel Young, one smelting furnace and transway in Freiberg District, known as the Morning Star Co.'s Works; tax and percentage 176.

GEO. GOLDTHWAITE.

GEO. GOLDTHWAITE, District Attorney Lincoln County, Nev W. S. TRAVIS,
Sheriff Lincoln County, Nev
Dated Pioche, December 29, 1873. ja3-td

Notice of Dissolution of Copartner Notice of Dissolution of Copartnership.

Notice is hereby given that the copartnership business heretofore carried on in Picebe, Nevada, by A. M. Polleys and S. H. Carman, under the firm name and style of POLLEYS & CARMAN, as Blacksmiths, is this day dissolved by mutual consent. S. H. Carman will pay all debts due by the late firm, and he is alone authorized to collect bills due to the firm. S. H. Carman will continue the business at the old stand, where he will be ready to transact business for old customers and all others who may apply.

A. M. POLLEYS, S. H. CARMAN. Pioche, Nevada, Dec. 29, 1873. d30-30d

PRITCHARD'S DAILY FAST FREICHT LINE -FROM-

PALISADE, via EUREKA to PIOCHE.

PAST FREIGHT. Time About 60 Hours.

SLOW FREIGHT-TIME FOURTEEN DAYS Mark goods care of Pritehard, Palisade.



No Forwarding Charges by This Line!

Office, Corner of Pioche and Field Sts. T. F. LAWLER,

Agent at Pioche W. L. PRITCHARD, Proprietor.

LUMBER,

LUMBER!

SHERWOOD & BRO.,

MAIN STREET, PIOCHE,

CAN SUPPLY ALL KINDS MINING AND BUILDING LUMBER,

SAWED TIMBER. HEWED TIMBER AND POLES. Have on hand CALIFORNIA LUMBER,

REDWOOD and SUGAR PINE, MOULDINGE, Etc., Etc. Also, DOORS and WINDOWS, and have con-antily on hand a large supply, which will be it REASONABLE BATES. ap22 tf

FRANK WHEELER & CO., IMPORTERS AND DEALERS

In General Hardware,



Mill Goods will coop

Mining Goods Mining Go

Iron and Steel, Stoves of all Kinds,

STONE STORE,

Upper Main street, Pioche, Nevada.

IN TOWN.

Cigars and Tobacco.

RETIRING

BUSINESS!!

TO THE Smokers & Friends of Tobacco

Pioche and Lincoln County

A S I AM ABOUT TO RETIRE FROM BUSI-tire stock of

Cigars, Tobaccoes. Cutlery, Notions. Etc. Etc.

At GREATLY REDUCED RATES

This is a bone fide sale, and no humbug.

LOOK AT MY

PRICE LIST OF TOBACCOES:

4 Plugs Cable Coll for \$1.00 do. Cable Twist for 1.00 do. Bright Twist for 1.00

do. Bright Navy for 1.00 do. Black Navy for 1.00

do. Double Thick for - - 1.00 do. Light Pressed for - 1.00 Pound of Bob White for - - 1.00

do. Olive for - - - do. Yackt Club fer . . 1.00 do, Gold Bee - 75c.

And all other kinds in proportion.

A Liberal Discount to the Trade.

All persons having claims against me are requested to hand them in, and all persons in-debted to me are metified to come forward and settle, or their accounts will be put into the hands of an efficer.

Store to Let and Fixtures for Sale.

H. MICHAEL, Main st., opposite Meadow Valley.

RETIRING

FROM

PH. FELSENTHAL

FOR THE NEXT

OFFER HIS IMMENSE STOCK

-OF-CROCERIES. PROVISIONS,

HARDWARE, MINING -AND-

MILLING GOODS. CLOTHING,

BOOTS, HATS, ETC.,

-AT-

BRING DESIROUS OF CLOSING OUT BUSINESS IN

THIS STATE. THIS IS A LEGITIMATE SALE,

WITHOUT RESERVE

WE MUST AND WILL SELL OUT.

IN PIOCHE, TWO WAREHOUSES. STORE FIXTURES, HORSES AND WAGONS,

STONE STORE. Main Street, Opposite Meadow Valley Street, Pioche, Nev.

5. 3shim & Bro's 3dvertisement.

1859. 1873.

THE BEST CHANCE YET

IN CONSEQUENCE OF THE GREAT DEPRESSION AND STRINGENCY IN THE MONEY MARKET, AFFECT. ING THE PINANCIAL PABRIC OF THE ENTIRE COUN-TRY, WITH NO MORE GENEROUS MOTIVE THAN TO MEET THE EXIGENCIES OF THE TIMES,

S. ASHIM & BRO.

Will lay before the Public the following Extraordinary Schedule

SACRIFICIAL PRICES:

OVERCOATS, \$12.00 OVERCOATS, \$6.00 OVERCOATS, \$8.00 OVERCOATS, \$15.00 OVERCOATS, \$20.00 OVERCOATS, \$10.00

FRENCH BEAVER Overcoats, with Cape, \$25.00 Chinchilla Suits, \$25.00 Chinchilla Suits, \$22.50 Beaver Suits - - - \$22.50 Beaver Suits - - - \$20.00 Beaver Suits - - - \$25.00 Beaver Suits - - - \$30.00

Cassimere Suits, \$12.00 Cassimere Suits, \$20.00 Cassimere Suits, 15.00 Cassimere Suits, 22,50 Cassimere Suits, 17.50 Cassimere Suits, 25.00

Cassimere Pants, \$4.00 Cassimere Pants, 84.50 Cassimere Pants, \$5.00 Cassimere Pants, \$5.50 Cassimere Pants, \$6.50 Cassimere Pants, \$6.00 Cassimere Pants, \$7.00

Cassimere Pants, \$7.50 Cassimere Overshirts, \$1.50 Cassimere Overshirts, \$3.00 Cassimere Overshirts, \$2.00 Cassimere Overshirts, \$3.50 Cassimere Overshirts, \$2.50 Cassimere Overshirts, \$4.00

"PIONEER" FLANNEL UNDERWEAR - - - - \$2.00 WHITE LINEN SHIRTS - - - -4 PAIRS SHAKER WOOLEN SOCKS - - - - - \$1.00 FIRST QUALITY OVERALLS, 75 Cts. A NO. 1 JUMPERS.. - - - 75 Cts. (Brown, White or Blue)

FIVE HUNDRED PAIRS BLANKETS. Ranging from \$4 to \$10 per Pair. A FULL LINE OF

HATS AND A MOST COMPLETE DEPARTMENT OF

HOOTS AND SHOES, INCLUDING TYRELL'S HEAVY, MEDIUM AND LIGHT, AT \$1.00 PER PAIR.

CROCERIES: STAPLE & FANCY. 6 POUNDS CRUSHED SUGAR FOR \$1.00. Crockery, Glassware, Hardware, Tin-

ware, Liquors, Tobaccos. ND EVERY ARTICLE IN OUR IMMENSE STOCK WILL BE OFFERED AT LIE Enormous Reductions!

Rich or poor, fat or thin, Go no further, but step right in: Don't listen to the words of others, You'll find no men like Ashim Bros Main Street, Pieche.

Miscelanous. Legal. Quarterly Statement Dr. Paul M. Brenan

Receipts and Payments of the Treasury of PUBLIC LECTURES ON ALL CHRONIC Diseases, and his Private Lectures to denis-men on "Manhood, its Loss and Restoration," and on "The Physicology of Man," and the u-rious diseases of the genito-urinary organs, has made him master of this most important sub-ject of the profession. Lincoln County for the Three Months Ending 31st Dec., 1873.

Less amount overdrawn on General Fund

During the past Quarter the following transfers were made: From the General to the Interest Fund, as per Statute 1873... From the Contingent to the General Fund, by order of the County Com-

from the General to the State Fund,

RECAPITULATION.

Total. Payments during the past Quarter.

| School Fund | 5,512 86 | General Fund | 1,510 67 | Indigent Sick Fund | 207 39 | Contingent Fund | 935 91 | Building Fund | 145 31 | Interest Fund | 15,044 15 | Fire Fund | 136 64 |

Less Cash in the Treasury

Apportioned as follows:

ject of the profession.

Thousands of broken-down constitutions can be raised to the full standard among men, metally and physically, by timely calling upsthim.

He is also thoroughly familiar with all the diseases and weaknesses to which woman, with her delicate and fine organization, is subject and the best and shortest method of treating its same. | Senicol Fund | 3,578 20 | Gen'l Pund (overdra'n) \$454 48 | Indigent Sick Fund | 015 20 | Contingent Fund | 1,240 23 | Building Fund | 44 75 | Interest Fund | 3,413 48 | Fire Fund | 3,413 48 |

same.
Consultation as the office free.
Correspondence promptly answered, and a list of printed questions sent to any part of the United States on application.
Private circular will be sent containing many things worth knowing.
Everything with the Doctor strictly condential. \$15,901 74

Office - 127 Montgomery street, San Francisco, Cal. Hours: From 9 to 12 m.; 2 to 5, and from 6 to 78 p. m. Postoffice Box, 201. ADOLPH COHN & BRO.,

SUCCESSORS TO M. COHN, Wholesale & Retail Dealers CICARS and TOBACCO

And everything size appertaining to an establishment of that kind.

All accounts due M. Cohn are payable to the undersigned.

ADOLPH COHN a BRO.

Pioche, December 12, 1873.

4,345 TO PIOCHE MERCHANTS.

THE UTAH SOUTHERN RAILROAD EEING completed to Prove, so miles south of Sait Lake City, the undersigned are prepared to receive and promptly forward. ALL PREIGHT TO THEIR CARE At Two and One-Half Cents per la

By careful and expeditious teamsters.

GORDON & MURRAY.

d20-1m Forwarders, Provo, Utal Notice.

A LL PERSONS ENOWING THEMSELYES
to be indebted to the estate of the late
John H. Lynch are requested to come forward
and liquidate such indebtedness without delay
JOHN L. DONAHUE.
Attorney for Executria,
Meadow Valley street, Pioche.
August 8, 18 August 8, 18 NOTICE.

ON AND APTER NOVEMBER 1st, THE PREIGHT FOR PIOCHE, From San Francisco and Sacramento, will be the same to Palisade that they are to Toase-by the C. P. Railroad. W. L. PRITCHARD,

FOR SALE. HOUSE AND FURNITURE, ON MCCANNON street; also, one Steinway & Son's cell-brated Piano.

Apply to [624-tf] D. L. DEAL.

CERTIFICATE OF DEPOSIT NUMBER 496.

drawn by Wells, Pargo & Co. in favor of y.
McClellan for \$400. All parties are forbid geotating for the same, as payment has been stopped. P. MCCLEILAN.

PUBLIC NOTICE. NO PERSON OF PERSONS ARE AUTHOR-tized to contract debts on my account, nor will I pay any debt so contracted. ja7-tf

Pioche, Liscoin County, Nev., January 5, 1874.

\$179,863 80 The above amount does not include the accuracy interest on the Funded Debt or Building Honds.

A MINING REVIEW TO THE PEOPLE OF PIOCHE EVERY SUNDAY QUILLEN & DONAHOE. MEADOW VALLEY STREET, FOR SALE.

PH. FELSENTHAL,

Eto Eto Eto...... Eto. A Supply of Tinware Tinware TINWARE Tinware Tinware Tinware On hand; also Tin Work Executed promptly at reasonable rates.

HOUSE & LOT. GOOD NEWS

Cheapest and Best Bread LOAVES, 2 POUNDS EACH, FOR \$1.00. The Pantochnothoes of Ploche at S.